

1 ARTHUR M. EIDELHOCH, Bar No. 168096
2 aeidelhoch@littler.com
3 GALEN M. LICHTENSTEIN, Bar No. 251274
glichtenstein@littler.com
4 LITTLER MENDELSON, P.C.
650 California Street
20th Floor
5 San Francisco, California 94108-2693
Telephone: 415.433.1940
Facsimile: 415.399.8490

6 JACQUELINE E. KALK (*Pro Hac Vice*)
7 jkalk@littler.com
8 LITTLER MENDELSON, P.C.
80 South 8th Street, Suite 1300
9 Minneapolis, MN 55402-2136
Telephone: 612.313.7645
Facsimile: 612.677.3139

10 KELLY D. REESE (*Pro Hac Vice*)
11 kreese@littler.com
12 R. BRADLEY ADAMS
radams@littler.com
13 LITTLER MENDELSON, P.C.
63 South Royal Street, Suite 901
Mobile, AL 36602-3218
14 Telephone: 251.432.4540 (Reese)
Telephone: 251.706.6758 (Adams)

15 Attorneys for Defendants
16 CROWDFLOWER, INC., LUKAS BIEWALD
AND CHRIS VAN PELT

21 CHRISTOPHER OTEY, on behalf of
22 himself and all others similarly situated,

23 Plaintiff,

24 v.

25 CROWDFLOWER, INC., LUKAS
BIEWALD AND CHRIS VAN PELT,

26 Defendants.

27 Case No. 3:12-cv-05524-JST (MEJ)

28 **DECLARATION OF R. BRADLEY
ADAMS**

1 I, R. Bradley Adams, declare as follows:

2 1. I am a lawyer with the law firm of Littler Mendelson, P.C., and am one of the
3 attorneys representing Defendants in this action. I am admitted *pro hac vice* to appear before this
4 Court in the above captioned matter. All of the information set forth herein is based upon my
5 personal knowledge and if called and sworn as a witness, I could and would competently and
6 accurately testify in this regard.

7 2. This Declaration is submitted pursuant to N.D. Cal. Civ. L.R. 7-5.

8 3. Attached as Exhibit A to Defendants' Motion for Leave to File Motion to Reconsider
9 Regarding Two Discrete Factual Statements Made in Order Granting Motion for Conditional
10 Certification of Collective Action ("Defendants' Motion for Leave") are true and correct copies of
11 excerpts from the Deposition of Plaintiff Christopher Otey, taken May 22, 2013.

12 4. Attached as Exhibit B to Defendants' Motion for Leave is a true and correct copy of
13 the Declaration of Roz Henry dated May 11, 2013.

14 5. Attached as Exhibit C to Defendants' Motion for Leave is a true and correct copy of
15 the Declaration of Kathryn Head, dated May 8, 2013.

16
17 **Pursuant to 28 U.S.C. § 1746, I verify under penalty of perjury under the laws of the**
18 **United States of America that the foregoing is true and correct.**

19
20 Executed on September 17, 2013.

21
22 
R. Bradley Adams

23 Firmwide:123100235.1 073860.1001
24
25
26
27
28